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REPLY TO: TAMPA OFFICE

December 29, 2020

VIA ELECTRONIC REQUEST

Environmental Protection Agency
Attn: FOIA Officer
Atlanta Federal Center
61 Forsyth Street, SW
Atlanta, GA 30303-3104
Epa.gov

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|------------|-----------------------|--|
| RE: | Incident Type: | Vessel Fire |
| | Incident Date: | December 18, 2020 |
| | Origin Vessel: | <i>M/V AQUASITION</i> |
| | Location: | Pasadena Yacht & CC, 6300 Pasadena Point Blvd. S., Gulfport, FL 33707 |
| | Our File No: | 61788 |

FOIA RECORDS REQUEST

Dear Sir/Madam:

This Freedom of Information Act ("FOIA") Request is for certain records and materials believed to be in the possession of the Environmental Protection Agency, Region 4 ("EPA"). This letter constitutes a request for records made under the Freedom of Information Act. If this request needs to be directed to another person or entity, please let us know or kindly send a copy yourself.

The purpose of this request is to obtain all information, documents and materials associated with the an incident at Pasadena Yacht & Country Club in Gulfport, Florida involving the *M/V Murphy Lawless* (slip 12), 2012 45' SeaRay Sundancer (slip 14), 2000 38' SeaRay Sundancer (slip 15), the *M/V Aquasition* (slip 16 Origin Vessel), and a 2005 Sea Ray 480 Sundancer HINSERP6412A505 (slip 17), on December 18, 2020, that may be in the EPA's possession, and that may include, but is not limited to, the following:

1. Copies of any and all documents related to EPA's response to the scene, including emergency call ledgers and times sheets;

2. Clear and legible copies any and all notes, logs, reports, official or unofficial memoranda and/or any other records or writings, statements from the owners, operators, witnesses, passengers of any vessels involved and all witnesses and potential witnesses relating to or reflecting the above-referenced incident;
3. Clear and legible copies of any and all documents which EPA may have received from any other Federal agency, Florida state agency, or local agency relative to this incident;
4. Any and all other records and materials regarding this incident including, but not limited to, written, digital or photographic materials and videos;
5. Any and all correspondence between the EPA and any other Florida state agency, including local law enforcement, fire departments, or emergency medical services, regarding this incident, including but not limited to correspondence from December 18, 2020 to present;
6. Any and all recordings of any statements given by any witnesses or owners related to the incident;
7. Any and all correspondence between the EPA and any of the persons involved in the subject incident, including the owner and operator of the subject vessel;
8. Copies of any citations or warnings issued in relation to the subject incident;
9. Copies of any 911 calls or specific radio communications involving the subject incident;
10. Copies of any investigation or incident reports; and
11. Information pertaining to any continued investigation following the dates listed above and whether any investigation is still pending or if it has been closed.

We also formally request the preservation of any physical evidence related to this matter. We agree to pay the fees associated with responding to this request. Please promptly provide responsive documents via email to jparmerlee@hamiltonmillerlaw.com or via mail to 100 S. Ashley Drive, Suite 1210, Tampa, Florida 33602. Thank you for your cooperation and assistance in this matter.

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Please do not hesitate to contact the undersigned should you have any questions or concerns regarding this request.

Very truly yours,

Jennifer E. Seipel

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